H.R. 808. An Act to extend for 6 additional months the period for which chapter 12 of title 11, United States Code, is reenacted.

H.J. Res. 26. Joint resolution providing for the reappointment of Barber B. Conable, Jr. as a citizen regent of the Board of Regents of the Smithsonian Institution.

H.J. Res. 27. Joint resolution providing for the reappointment of Dr. Hanna H. Gray as a citizen regent of the Board of Regents of the Smithsonian Institution. H.J. Res. 28. Joint resolution providing for

H.J. Res. 28. Joint resolution providing for the reappointment of Wesley S. Williams, Jr. as a citizen regent of the Board of Regents of the Smithsonian Institution.

## $\P 29.4$ providing for the

CONSIDERATION OF H. CON. RES. 68

Mr. LINDER, by direction of the Committee on Rules, called up the following resolution (H. Res. 131):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the concurrent resolution (H. Con. Res. 68) establishing the congressional budget for the United States Government for fiscal year 2000 and setting forth appropriate budgetary levels for each of the fiscal years 2001 through 2009. The first reading of the concurrent resolution shall be dispensed with. Points of order against consideration of the concurrent resolution for failure to comply with clause 4(a) of rule XIII are waived. General debate shall not exceed three hours, with two hours of general debate confined to the congressional budget equally divided and controlled by the chairman and ranking minority member of the Committee on the Budget, and one hour of general debate on the subject of economic goals and policies divided and controlled by Representative Saxton of New Jersey and Representative Stark of California or their designees. After general debate the concurrent resolution shall be considered for amendment under the five-minute rule. The amendment specified in part 1 of the report of the Committee on Rules accompanying this resolution shall be considered as adopted in the House and in the Committee of the Whole. The concurrent resolution, as amended, shall be considered as read. No further amendment shall be in order except those printed in part 2 of the report of the Committee on Rules. Each amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for 40 minutes equally divided and controlled by the proponent and an opponent, and shall not be subject to amendment. All points of order against the amendments printed in the report are waived except that the adoption of an amendment in the nature of a substitute shall constitute the conclusion of consideration of the concurrent resolution for amendment. After the conclusion of consideration of the concurrent resolution for amendment and a final period of general debate, which shall not exceed 10 minutes equally divided and controlled by the chairman and ranking minority member of the Committee on the Budget, the Committee shall rise and report the concurrent resolution, as amended, to the House with such further amendment as may have been adopted. The previous question shall be considered as ordered on the concurrent resolution and amendments thereto to final adoption without intervening motion except amendments offered by the chairman of the Committee on the Budget pursuant to section 305(a)(5) of the Congressional Budget Act of 1974 to achieve mathematical consistency. The concurrent resolution shall not be

subject to a demand for division of the question of its adoption.

SEC. 2. Rule XXIII shall not apply with respect to the adoption by the Congress of a concurrent resolution on the budget for fiscal year 2000.

When said resolution was considered. After debate.

Mr. LINDER moved the previous question on the resolution to its adoption or rejection.

The question being put, viva voce, Will the House now order the previous question?

The SPEAKER pro tempore, Mr. FOLEY, announced that the yeas had it.

Mr. MOAKLEY objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 6, rule XX, and the call was taken by electronic device.

When there appeared  $\begin{cases} \text{Yeas ......} & 224 \\ \text{Nays ......} & 203 \end{cases}$ 

### ¶29.5 [Roll No. 72] YEAS—224

Aderholt Forbes Lucas (OK) Archer Fossella Manzullo McCollum Armey Fowler Franks (NJ) Bachus Baker Frelinghuysen McHugh Ballenger Gallegly McInnis Barrett (NE) McIntosh Ganske Bartlett Gekas McKeon Gibbons Metcalf Barton Gilchrest Mica Miller (FL) Bateman Gillmor Bereuter Gilman Miller, Gary Goode Goodlatte Biggert Moran (KS) Bilbray Morella Bilirakis Goodling Myrick Bliley Goss Graham Nethercutt Blunt Nev Northup Boehlert Granger Boehner Green (WI) Norwood Bonilla Nussle Greenwood Bono Gutknecht Bryant Hall (TX) Oxlev Burr Packard Hansen Hastert Buver Hastings (WA) Pease Peterson (MN) Callahan Hayes Hayworth Calvert Peterson (PA) Camp Heflev Petri Campbell Pickering Herger Canady Hill (MT) Pitts Cannon Hilleary Pombo Hobson Porter Hoekstra Portman Chabot Chambliss Pryce (OH) Horn Hostettler Chenoweth Quinn Coble Houghton Radanovich Coburn Hulshof Ramstad Collins Hunter Regula Combest Hutchinson Reynolds Condit Hvde Rilev Isakson Rogan Cooksev Is tookRogers Jenkins Rohrabacher Cox Johnson (CT) Ros-Lehtinen Johnson, Sam Jones (NC) Cubin Roukema Cunningham Rovce Kasich Ryan (WI) Davis (VA) Dea1 Kelly Ryun (KS) DeLay King (NY) Salmon DeMint Kingston Sanford Diaz-Balart Knollenberg Saxton Dickey Kolbe Scarborough Kuykendall Doolittle Schaffer Sensenbrenner Dreier LaHood Duncan Largent Sessions Latham Shadegg Dunn Ehlers LaTourette Shaw Ehrlich Shays Lazio English Leach Sherwood Lewis (CA) Everett Shimkus Lewis (KY) Shuster Fletcher Linder Simpson

Smith (MI) Tauzin Taylor (NC) Smith (NJ) Smith (TX) Terry Thomas Spence Thornberry Stearns Thune Stenholm Tiahrt Stump Toomey Sununu Upton Walden Talent Walsh Tancredo Wamp

Watkins
Watts (OK)
Weldon (FL)
Weldon (PA)
Weller
Whitfield
Wicker
Wilson
Wolf
Young (AK)
Young (FL)

#### NAYS-203

Hall (OH) Abercrombie Oberstar Ackerman Hastings (FL) Hill (IN) Obey Allen Olver Andrews Hilliard Ortiz Baird Hinchev Owens Baldacci Pallone Hinojosa Baldwin Hoeffel Pascrell Barcia. Holden Pastor Barrett (WI) Holt Pavne Becerra Hooley Pelosi Bentsen Hoyer Phelps Pickett Berkley Inslee Jackson (IL) Berman Pomeroy Price (NC) Berry Jackson-Lee (TX) Rahall Bishop Blagojevich Jefferson Rangel Blumenauer John Reves Rivers Bonior Johnson, E. B. Borski Jones (OH) Rodriguez Boswell Kanjorski Roemer Boucher Kaptur Rothman Kennedy Roybal-Allard Boyd Brady (PA) Kildee Rush Kilpatrick Brown (CA) Sabo Brown (FL) Kind (WI) Sanchez Brown (OH) Kleczka Sanders Sandlin Capps Klink Sawyer Capuano Kucinich Cardin Schakowsky LaFalce Carson Lampson Scott Clay Lantos Serrano Clayton Larson Sherman Clement Lee Shows Clyburn Levin Sisisky Lewis (GA) Conyers Skelton Costello Lipinski Slaughter Coyne Lofgren Smith (WA) Cramer Lucas (KY) Snyder Crowley Luther Spratt Maloney (CT) Danner Stabenow Davis (FL) Maloney (NY) Stark Davis (IL) Markey Strickland DeFazio Martinez Tanner DeGette Tauscher Mascara Delahunt Matsui Taylor (MS) McCarthy (MO) DeLauro Thompson (CA) Deutsch McCarthy (NY) Thompson (MS) Dicks McDermott Thurman Dingel1 McGovern Tiernev McIntvre Towns Doggett McKinney Traficant Dooley McNulty Turner Doyle Meehan Udall (CO) Edwards Meek (FL) Udall (NM) Meeks (NY) Eshoo Velazquez Etheridge Menendez Evans Millender-Visclosky McDonald Farr Waters Fattah Miller, George Watt (NC) Filner Minge Waxman Mink Weiner Ford Frank (MA) Moakley Wexler Frost Mollohan Wevgand Gejdenson Moore Wise Gephardt Moran (VA) Woolsey Gonzalez Murtha Wu Gordon Nadler Wynn Napolitano Green (TX) Gutierrez Neal

## NOT VOTING-7

Stupak

Barr Emerson Brady (TX) Engel Cummings Lowey

So the previous question on the resolution was ordered.

The question being put, viva voce, Will the House agree to said resolu-

tion?
The SPEAKER pro tempore, Mr. FOLEY, announced that the yeas had

Mr. MOAKLEY demanded a recorded vote on agreeing to said resolution

Skeen

LoBiondo

Foley

which demand was supported by onefifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic de-

It was decided in the Yeas ...... 228 affirmative ...... Nays ..... 194

#### ¶29.6[Roll No. 73] AYES-228

Aderholt Gilman Pease Archer Goode Peterson (MN) Armey Goodlatte Peterson (PA) Bachus Goodling Petri Baker Pickering Goss Ballenger Graham Pitts Barrett (NE) Granger Pombo Bartlett Green (WI) Porter Barton Greenwood Portman Gutknecht Prvce (OH) Bass Bateman Hall (TX) Quinn Radanovich Bereuter Hansen Hastings (WA) Berry Ramstad Biggert Hayes Regula Hayworth Reynolds Bilbray Bilirakis Heflev Rilev Bishop Herger Rogan Hill (MT) Bliley Rogers Rohrabacher Blunt Hilleary Ros-Lehtinen Boehlert Hobson Boehner Hoekstra. Roukema Royce Bonilla Horn Hostettler Ryan (WI) Bono Boyd Houghton Ryun (KS) Bryant Hulshof Salmon Burr Hunter Sanford Burton Hutchinson Saxton Hyde Callahan Scarborough Schaffer Sensenbrenner Calvert Isakson Camp Istook Campbell Jenkins Sessions John Canady Shadegg Johnson, Sam Cannon Shaw Jones (NC) Castle Shays Chabot Kasich Sherwood Chambliss Kelly Shimkus King (NY) Shuster Chenoweth Kingston Knollenberg Coble Simpson Coburn Sisisky Collins Kolbe Skeen Kuvkendall Combest Smith (MI) Condit Smith (NJ) LaHood Cook Smith (TX) Largent Cooksey Latham Souder LaTourette Cox Spence Cramer Stearns Lazio Crane Leach Stenholm Cubin Lewis (CA) Stump Cunningham Lewis (KY) Sununu Davis (VA) Linder Sweeney LoBiondo Deal Talent DeLav Lucas (OK) Tancredo DeMint Manzullo Tanner Diaz-Balart McCollum Tauzin Taylor (NC) Dickey McCrery Doolittle McHugh Terry Thomas Dreier McInnis Thompson (CA) Duncan McIntosh McKeon Thornberry Dunn Metcalf Thune Mica Miller (FL) Ehrlich Tiahrt English Toomey Everett Miller, Gary Upton Ewing Minge Walden Moran (KS) Walsh Fletcher Wamp Foley Morella Forbes Myrick Watkins Fossella Nethercutt Watts (OK) Fowler Weldon (FL) Frelinghuvsen Northup Weller Whitfield Gallegly Norwood Ganske Nussle Wicker Wilson Gekas Ose Gibbons Oxley Wolf Gilchrest Packard Young (AK) Gillmor Paul Young (FL)

## NOES-194

Abercrombie Becerra Boucher Ackerman Bentsen Brady (PA) Brown (CA) Allen Berkley Brown (FL) Andrews Berman Baird Blagojevich Brown (OH) Baldacci Blumenauer Capps Capuano Baldwin Bonior Barcia Borski Cardin Barrett (WI) Boswell 8 | Carson

Kaptur Pelosi Clayton Kennedy Kildee Phelps Pickett Clement Clyburn Kilpatrick Pomeroy Price (NC) Kind (WI) Convers Costello Kleczka Rahall Coyne Klink Rangel Kucinich Crowley Reves Cummings LaFalce Rivers Danner Davis (FL) Lampson Rodriguez Lantos Roemer Davis (IL) Larson Rothman DeFazio Roybal-Allard Lee Levin Rush DeGette Delahunt Lewis (GA) Sabo DeLauro Lipinski Sanchez Sanders Deutsch Lofgren Lucas (KY) Dicks Sandlin Dingell Luther Sawyer Maloney (CT) Schakowsky Dixon Doggett Maloney (NY) Scott Dooley Markey Serrano Dovle Martinez Sherman Edwards Mascara Shows Eshoo Matsui Skelton Etheridge McCarthy (MO) Slaughter McCarthy (NY) Smith (WA) Evans Farr McDermott Snyder Fattah McGovern Spratt Filner McIntyre Stabenow Ford McKinney Stark Strickland Frank (MA) McNulty Meehan Meek (FL) Tauscher Taylor (MS) FrostGeidenson Gephardt Meeks (NY) Thompson (MS) Gordon Green (TX) Menendez Millender-Thurman Tierney Gutierrez McDonald Towns Hall (OH) Miller, George Traficant Turner Hastings (FL) Mink Hill (IN) Moakley Udall (CO) Udall (NM) Velazquez Hilliard Mollohan Hinchey Moore Hinojosa Moran (VA) Vento Hoeffel Holden Murtha Visclosky Waters Nadler Napolitano Holt Watt (NC) Hooley Nea1 Waxman Hoyer Oberstar Weiner Inslee Obey Wexler Jackson (IL) Olver Weygand Jackson-Lee Ortiz Wise (TX) Owens Woolsey Jefferson Pallone Wu Johnson, E. B. Pascrell Wynn Jones (OH) Pastor Kanjorski Payne

#### NOT VOTING-11

Barr Engel Lowey Brady (TX) Franks (NJ) Stupak Gonzalez Weldon (PA) Buyer Emerson Johnson (CT)

So the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

# ¶29.7 CONGRESSIONAL BUDGET FOR FY

The SPEAKER pro tempore, Mr. FOLEY, pursuant to House Resolution 131 and rule XVIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the concurrent resolution (H. Con. Res. 68) establishing the congressional budget for the United States Government for fiscal year 2000 and setting forth appropriate budgetary levels for each of fiscal years 2001 through 2009.

The SPEAKER pro tempore, Mr. FOLEY, by unanimous consent, designated Mr. CAMP as Chairman of the Committee of the Whole; and after some time spent therein,

#### ¶29.8 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment in the nature of a substitute submitted by Mr. COBURN:

Strike all after the resolving clause and insert the following:

#### SECTION 1. CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2000.

The Congress declares that this is the concurrent resolution on the budget for fiscal year 2000 and that the appropriate budgetary levels for fiscal years 2001 through 2004 are hereby set forth.

#### SEC. 2. RECOMMENDED LEVELS AND AMOUNTS.

The following budgetary levels are appropriate for each of fiscal years 2000 through

- (1) FEDERAL REVENUES.—For purposes of the enforcement of this resolution:
- (A) The recommended levels of Federal revenues are as follows:

Fiscal year 2000: \$1,406,000,000,000. Fiscal year 2001: \$1,445,300,000,000. Fiscal year 2002: \$1,507,900,000,000. Fiscal year 2003: \$1,562,800,000,000. Fiscal year 2004: \$1,631,800,000,000.

(B) The amounts by which the aggregate levels of Federal revenues should be changed are as follows:

Fiscal year 2000: \$11,000,000,000. Fiscal year 2001: \$10,600,000,000. Fiscal year 2002: \$10,600,000,000 Fiscal year 2003: \$10,000,000,000. Fiscal year 2004: \$9,500,000,000.

(2) NEW BUDGET AUTHORITY.—For purposes of the enforcement of this resolution, the appropriate levels of total new budget authority are as follows:

Fiscal year 2000: \$1,549,400,000,000. Fiscal year 2001: \$1.588.700.000.000. Fiscal year 2002: \$1,648,100,000,000. Fiscal year 2003: \$1,717,900,000,000. Fiscal year 2004: \$1,798,500,000,000.

(3) BUDGET OUTLAYS.—For purposes of the enforcement of this resolution, the appropriate levels of total budget outlays are as follows:

Fiscal year 2000: \$1,535,200,000,000. Fiscal year 2001: \$1,564,800,000,000. Fiscal year 2002: \$1,634,600,000,000. Fiscal vear 2003: \$1.702.000.000.000. Fiscal year 2004: \$1,780,600,000,000.

(4) Deficits.—For purposes of the enforcement of this resolution, the amounts of the deficits are as follows:

Fiscal year 2000: \$129,200,000,000. Fiscal year 2001: \$119,500,000,000. Fiscal year 2002: \$126,700,000,000. Fiscal year 2003: \$139,200,000,000. Fiscal year 2004: \$148,800,000,000.

(5) PUBLIC DEBT.—The appropriate levels of the public debt are as follows:

Fiscal year 2000: \$5,778,400,000,000 Fiscal year 2001: \$5,999,300,000,000. Fiscal year 2002: \$6,242,400,000,000. Fiscal year 2003: \$6,497,800,000,000. Fiscal year 2004: \$6,764,500,000,000.

#### SEC. 3. MAJOR FUNCTIONAL CATEGORIES.

The Congress determines and declares that the appropriate levels of new budget authority and budget outlays for fiscal years 2000 through 2004 for each major functional category are:

(1) National Defense (050):

Fiscal year 2000:

(A) New budget authority, \$280,500,000,000.

(B) Outlays, \$283,300,000,000.

Fiscal year 2001:

(A) New budget authority, \$300,200,000,000.

(B) Outlays, \$285,000,000,000.

Fiscal year 2002:

(A) New budget authority, \$302,000,000,000.

(B) Outlays, \$293,700,000,000.

Fiscal year 2003:

(A) New budget authority, \$312,400,000,000.

(B) Outlays, \$303,800,000,000.

Fiscal year 2004:

(A) New budget authority, \$321,200,000,000.